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Attorney Docket No. 3007-UIUZF

(Status - patented, pending, shandoned)

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COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT AND DESIGN APPLICATIONS

a below named inventor, I hereby declare that: my residence, post office address and clitzenship are as stated next to my name; that I wenty below; that I am the original, first and sole inventor (if only one inventor is named below) or an original, first and joint inventor (if parall inventors are named below) of the subject matter which is claimed and for which a patent is sought on the naventors are named below. BACKUP/ REGOVERY SYSTEM AND METHODS FOR PROTECTING A COMPUTER SYSTEM specification of which is attached hereto. If not attached hereto, the specification was filed on time to specification was filed on the specification was filed on the specification was filed on the specification was filed on (if applicable) and/or 66 FCT and was International Application Number unumbed under PCT Article 19 on (if applicable) I happy wants that I have reviewed and understand the contents of the above identified specification, including the claims, as I admonisted the duty to disclose information which is material to patentability as defined in Title 37. Code of Federal a later of the soft kines and do not holise to norm unreason who were a soft in the United States of America before myor our invention of the soft kines and do not holise to norm unreason or most before my or our invention thereof or more than one some way, by presented at described in any printed publication in any country before my or our invention thereof or more than one are relief to this application, that the invention has not here patented in made the subject of an inventor a certificate mine that the invention has not here patented in made the subject of an inventor a certificate mine that the invention has not here is all to the subject of the inventor and that the invention has not been that the united states of America and an explication filed by more or my legal and the subject of the inventor in a more than twelve months (six months for designs) prior to this application, and that no neglection for the designs of the country to the country in the subject of the subject amikanian in the first leave legal representatives at assigns, except as (tillings).

It is the by figure foreign priority benefits under Title 35, United States Code, \$119(a)-(d) of any foreign application(s) for patent of inventor's certificate having a priority below and have also identified below any foreign application for patent or inventor's certificate having filing date before dut of the application on which priority is claimed: Priority Claimed Prior Foreign Application(s) December 14, 2000 126682 Talwan No (Month/Day/Year Filed) (Number) (Country) Ño (Month/Day/Year Filed) (Country) (Number) П No (Month/Day/Year Filed) (Country) (Lumber) No (Month/Day/Year Filed) (umber) (Country) dor Titlo 95, United States Code, \$119(a) of any United States provisional applicationals) listed below. (riling Date) -(Application reunster) (Filing Date) Il regerin applications, if any, for any Patent or Inventor's Certificate Filed More than 12 Months (6 Months for Designs) Prior to to Filing Date of This Application: Date of Filing (Month/Day/Year) Application Number աաջ Thereby Claim the benefit under Title 35, United States Code, \$120 of any United States and/or PCT application(s) listed below and, in the first paragraph of title 35, United States Code, \$112, I acknowledge the duty to disclose application in the appropriate by the first paragraph of title 35, United States Code, \$112, I acknowledge the duty to disclose application which is married to the paragraph of title 35, Code of Federal Regulations, \$1.55 which because application and the national or PC I international lining date of the application. (Status - patented, pending, abandoned) (Application Nucebra) (Filling Date)

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Attorney Docket No. 3667-0102P

I hatchy appoint the following attenues to prosecute this application and/or an international application based on this application and in transact all business in the Patent and Trademark Office connected therewith and is connected with the resulting patent based on instructions received from the entity who first sent the application papers to the attorneys identified there, unless the instructions or resignee provides said anomaly with a written notice to the contrary:

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I hereby divisor that all statements made harein of my own knowledge are true and that all statements made on information and haliaf are in the feel to be true; and further that there whichers no made with the knowledge that willful false statements and the like my made are normally and the like of made which are normally and the like of my properties and that and the like of my properties may properties the validity of the application or any patent issued thereon.

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